

1888-024 Chancery Causes: Admx. of D. C. Parrott vs. Andrew Edmonson  
Lee Co.

Thompson, Grubb

CA-Debt  
T-Property

To the Hon John A. Kelly Judge of the Circuit  
Court of Lee County Virginia;

Humbly complaining your Oratrix Alpha  
Parrott administratrix with the will annexed of  
D. C. Parrott decd. would respectfully show unto  
your Honor that on the 31st day of March 1886  
she obtained a judgment at law in your Honors  
court on the law side thereof against Andrew Ed-  
-mondson decd. of himself and A. R. Surgenor decd.  
for the sum of \$106.50 with legal interest thereon from  
the 5th day of August 1885 till paid, and the costs  
of suit amounting to \$8.26 and a copy of the said  
judgment is herewith filed as part of this bill marked A.

Each and every part of said judgment is still  
due and owing to your Oratrix. No part thereof  
ever having been paid by any one.

Your Oratrix states that an execution was issued  
on said judgment, and placed in the hands of the  
proper officer to be levied and collected according to  
law. but instead of doing so he has returned the  
sum to the office from whence it issued "no property  
found. and this original execution is herewith filed (B)

Your Oratrix states that at the time said judgment  
was rendered as well as now, said Edmondson was  
and is the owner of a tract of land on which he now  
lives containing from 150 to 200 acres situated on the  
"Yellow Branch" in said county of Lee, about 12 miles  
west of Jonesville and the same is made up of 3  
or more small parcels adjoining each other.



Your Oratrix States that her said judgment at law operates as a lien on said land and on the rents and profits thereof, but she states that the rents and profits thereof will not in five years time pay and discharge said judgment. And she is advised that a court of equity will enforce the lien of her said judgment by decreeing said land to be sold to pay the same, and to obtain that relief is the object of this bill.

The premises considered Your Oratrix prays that said Andrew Edmondson be made defendant to this bill and be required to answer the same fully on oath, and upon a hearing of the cause a decree be entered ordering said land to be sold to pay said judgment and she prays for all general relief. May the Court please to issue writ of subpoena directed to.

Henry J. Morgan PR



Colo 6.60 00  
Dinner 10.00 00  
S .50  
A 15.00 00  
Estimate \$32.10

Alpha Parrott admr

vs. } Bill To En. line of Jmpt.

Andrew Edmonson

1886 Octo. Bill filed

Spa Exd & D. Wai

1 Nov. D. Wai Confd  
& Cause set for hearing

11 Nov. Decree & contd

1887 Mr. Decree & contd

1888 Apr. Decree & final



Alpha Parratt admr. &c.

vs.

Andrew Edmonson

R. J. Malham for &c.

vs.

Andrew Edmonson

Poff

Deft.

Poff

Deft.

In Chy,

In Chy,

These causes came on to be finally heard on the papers heretofore read therein, and the report of Comr. H. J. Morgan dated and filed in the cause Feb 2 1888 showing the renting out of the land in the bills mentioned for the period of 5 years to pay the several judgments and reports in said causes and the costs attending the same, and was argued by counsel, and the said report of Comr. Morgan being unaccepted to. On consideration of all which it is adjudged ordered and decreed that the said report in all things be confirmed and no further action being necessary the parties are hence dismissed and the causes stricken from the docket.



Alpha Percatt adms  
vs. } Decm 10 3 final

Andrew Edmanson

R. J. Milham pro

vs. } Decm 10 3 final

Andrew Edmanson

Entered Chcy O.B.

page 11 4 +

J. A. G. Hyatt & Co.

Enter this  
April 3<sup>d</sup> 1888  
H. S. K. M.



Alpha Perrott	Peff	} In Chy
vs.		
Andrew Edmonson	Deft.	
R. J. McIlhenny for.	Peff	} In Chy
vs.		
Andrew Edmonson	Deft.	

These causes came on again to be further heard on the papers heretofore read in the causes and the report of Court John A. B. Hyatt & exhibits therewith showing the several judgment liens and the aggregate amount thereof and the order of their priority filed in the cause March the 18 1887. and was argued by counsel. And said report being unaccepted to. On consideration of all which it is adjudged ordered & decreed that said report and exhibit (B) therewith be and the same is hereby confirmed and pursuant thereto it is further adjudged ordered and decreed that the several parties mentioned in statement B. recover against the Deft. Edmonson the sums respectively due them by said statement (B) with interest thereon from April 1-1887. till paid and that the said Peffs recover against him the costs of said suits down to this time & from hence forward they are to be treated as one cause only; And the said several liens as appears by said report and Statement (B) amount in the aggregate to \$745.00. as of April 1-1887. & it also appears from said report. that the real estate of Deft Edmonson is reasonably worth in Annual <sup>rental</sup> value the sum of one hundred fifty dollars per year or \$750.00



for five years time, which is a sum barely sufficient  
to pay said liens. It is therefore further adjudged  
ordered and decreed that whosoever said sums due the  
several creditors be paid them within 20 days from the issuing  
of the writ. Then that Deft Edmunds real estate be sold  
out to the highest bidder at public auction at the first day  
of the next term of the County or some court day for  
such length of time, as it may require to pay said several  
liens provided the same shall not exceed five years time.  
Notice of time, terms and place of selling shall be given  
30 days prior thereto, and at said selling so much cash in  
hand will be required as will pay the costs of suit and  
leasing and for the residue the same will bear interest  
from date and be payable at the end of each current  
year, and the lessee required to give bond with approved  
security for the deferred payments. And the money as  
it falls due shall be paid out to said creditors according  
to the order of priority as shown by said Statement (B) +  
H. J. Morgan is appointed a Special Com. to execute  
this decree who before doing so is required to execute  
bond before the clerk of this Court with good security in  
the penalty of \$1,000. with condition to account for all  
money he may receive in said causes. He will report  
his action to the Court and the causes are continued.



Alpha Parrott adm<sup>r</sup>  
R. J. M. Chamberlain

vs. { Deane No. 2

Andrew Edmonson

Entered page 26

Enter this decem  
March 31<sup>st</sup> 1887.

122 K3u



Alpha Parrott Adm't &c.

vs.

Andrew Edmonson

R. J. Milham for &c.

vs.

The same

Peff

Deft.

Peff

Deft.

In lch

In lch

These causes are ordered to be brought on to be heard together, and therefore coming on to be heard this day on the bills of the Peffs and Exhibits therewith, taken for confessed by the debt, and was argued by counsel. And it being suggested that there are other judgments at law against the defendant which operate as liens on the real estate of debt. by his consent It is adjudged ordered and decreed that John A. G. Hyatt be appointed a Special Comr. whose duty it is made to take & state an account of all liens against the real estate of the debt. showing the amount of each and their priority if any the will also ascertain and show the value of the real estate and its annual <sup>rental</sup> value, and any other matter deemed pertinent by himself or required by any party interested the will report his action to the court & these causes are continued







Alpha Parrott Admr.	Plff	} In Chanc
vs		
A. Edmonson	Def	
and		
R. J. Milham	Plff	}
vs		
A. Edmonson	Def	

The deposition of A. D. Thompson taken at the time of taking an account in the above styled Causes, said witness being duly sworn deposes and says —

I am well acquainted with the lands owned by A. Edmonson, and on which he now resides, I live on an adjoining farm, I consider said farm as reasonably worth \$1500.00, and its rental value, annually is in my opinion ~~is~~ reasonably low at \$150.00 the most of said farm being cleared and in cultivation.

And further this witness saith not,

A. D. Thompson

with Claims



Wm. Grubb an other witness of  
lawful age being duly sworn  
deposes and says -

I am tolerably well acquainted  
with the farm owned by A.  
Edmondson, and I consider  
said lands worth from 1500 to  
2000.<sup>00</sup> dollars, and I consider said  
land as reasonably worth, <sup>in rental value</sup> 150 \$ pr  
year; and

And further this witness saith  
not.

William Grubb

The foregoing deposition was  
taken, sworn to & subscribed before  
me, March 18 1887.

J. A. Syatt J. C.



Alpha Parrott & Co  
and, Dr. J. Milham  
vs  $\frac{2}{3}$  Depo  
A. Edmonson

---

"A,"



Know all men by these presents  
that we H. J. Morgan & J. A. G.  
Hyatt are held and firmly  
bound unto the Commonwealth of  
Virginia in the sum of one thousand  
Dollars and for the prompt pay-  
ment thereof well & truly to be made  
unto the said Commonwealth  
we each bind ourselves heirs  
&c, and we as to this bond  
waive our homestead exemp-  
tions witness our hands and  
seals this 16<sup>th</sup> May 1887.

The Condition of the above  
obligation is such that  
whereas the above bound H. J.  
Morgan was appointed a  
Commissioner in the Consolida-  
ted Chancery Causes of Alpha  
Parrott Adm<sup>r</sup> & R. J. Milcham  
against Andrew Edmonson by  
a decree entered in said Causes  
at the March Term <sup>1887</sup> of Lee Circuit  
Court, and directed to ~~make~~  
certain lands mentioned in  
said bill, Now therefore should  
said Morgan faithfully perform  
the duties assigned him & truly



account for such sum of  
money as he may receive  
under said decree then this  
obligation to be void, otherwise  
to remain in full force and  
virtue.

Henry J. Morgan *Seal*  
J. W. Hyatt *Seal*

Alpha Garrett Admptd:

Clerk

ms

Bond

Andrew Edmundson

Filed May 16/87

J. W. Hyatt



Alpha Parrott Admstr &c

vs

Andrew Edmonson

and

R. J. Milcham for &c

vs

The Same

Plff

Deft

Plff

Deft

In Chancery

To the Hon. H. S. K. Morrison Judge  
of the 17<sup>th</sup> Judicial Circuit.

Having been appointed a  
special Commissioner in the above  
styled causes at the November Term  
1886 of this Honorable Court, and directed  
to ascertain the Judgment lien  
against the Real Estate of the Deft, A.  
Edmonson, and the value, and annual  
rental value of the Real Estate owned  
by said Deft,

Respectfully report, that after  
giving the said Deft, notice, I  
proceeded on the 14<sup>th</sup> March 1887  
to perform the duties assigned me,  
and found the following liens existing  
to wit; - One in favor of Catharine  
James, which including Prin Int, and  
Cost amounts on the 1<sup>st</sup> April 1887 to  
the sum of \$64.07, which as will  
be seen by Statement herewith filed  
marked "B", is the prior lien.



The next liens in priority, are two in favor of Alpha Parrott & Sons, one amounting to \$155.34, and one half of the other, is the only amount resting against said defendant and amounts including Prin, Int, & Cost to the sum of \$268.84.

The third in priority is one in favor of R. J. Milcham & Co and amounts including Prin, Int, Cost & Estimated Costs of Chancery suit, on the 1<sup>st</sup> April 1887 to the sum of \$73.83

The fourth liens in priority is an other one in favor of Catharine James, amounting on the 1<sup>st</sup> April, 1887, to the sum of \$45.48, and the other in favor of The Guild for Hiram J. Howard, amounting on said 1<sup>st</sup> day of April 1887 to the sum of \$137.74. all of which are listed in said list of liens marked "B", according to their priorities, which in the aggregate amount to the sum of \$748.34. These are the only liens I find docketed against said Edmonson, except one in favor of Geo. E. Brink which I am informed & believe is settled although this is not shown on the



Execution and lien books.

From the depositions herewith  
filed marked "A," I find that  
the Real Estate of Defendant A.  
Edmonson is reasonably worth  
1500\$, and that its annual rental  
value is at least 150\$.

Respectfully submitted  
J. A. Hyatt Counr.

Alpha Parrott Admrs.  
vs R. J. Milham  
vs Cour Report  
A. Edmonson

Filed March 18<sup>th</sup> 1887  
J. A. Syatt c.c.

Cour fees 10.00



Evidence of  
Liens against  
The real Estate  
of A. Edmonson



Virginia

At a circuit Court for Lee County  
Aug. 29<sup>th</sup> 1885-

Catharine James

Plff

vs

A. Edmonson

Def't

} In Debt

# # + Judgment for \$45.50  
with Interest from the 7<sup>th</sup> June 1883 till  
paid & the Costs # # per 12<sup>th</sup> paid  
January 22<sup>nd</sup> 1884 # #

Upon which a forthcoming bond  
was taken, & Judgment rendered  
thereon on the 23<sup>rd</sup> March 1886  
for \$55.40 + interest from October  
27<sup>th</sup> 1885, until paid & the Costs.

(A Copy)

Lester J. A. Hyatt & Co

le 2.68  
8 1.00  
66 25)  
\$3.93



(1) "A."  
- C. James  
Extract of Judgt  
no 3 Aug. 29<sup>th</sup> 1886.  
A. Edmonson

with Judgt, Dec. 23/86 \$55.40  
but from Oct. 27/85 to Apr  
1<sup>st</sup> 1887 - - - 4.74  
Costs - - - 3.93  
\$64.07

Virginia

At a circuit Court &c for Lee County  
March 31<sup>st</sup> 1886.

Alpha Parrott Adm<sup>r</sup>, Plff

vs

A. Edmonson Sur<sup>r</sup> & Def<sup>t</sup>

} In Debt

Judgt by default for \$106.50  
legal int from 5<sup>th</sup> Aug. 1885 till  
paid & the Costs.

A Copy

Leete J. H. Hyatt &c

6501  
3 50  
2 50  
66 25  
\$8.26



(2) "B."

Alpha Parrott Adm<sup>y</sup>  
Extract of Jdgt

no 3 March 31/886

A. Edmonson Sur<sup>or</sup>

Principal --- \$106.50

Int to April/87. 10.60

Costs --- 8.26

\$125.36

Virginia

At a circuit Court for Lee County  
at F.C. March 31<sup>st</sup> 1886

Alpha Parrott & Dwyer Plffs.  
against  
J. Edmonson & Jas. H. Orr Dfns. } Indebted

# # # Judgment for \$481.00  
with Int. from Aug. 5<sup>th</sup> 1885 till  
paid of the Costs. # #

65.11  
\$ 1.00  
A 2.50  
36 25)  
\$8.86

A Copy  
Lest

J. H. Hyatt ce



(2) 6

Alpha Parrott Admin  
vs 2 tract of Judgt  
vs 3 March 31<sup>r</sup> 1886

A. Edmonson vs J. W. Orr

Prin - - - - \$481.00

Int to Apr. 1<sup>st</sup> 1887 - - 47.86

Costs - - - 8.86

one half 2/3 \$537.72

of whis is \$268.86

Virginia

At a County Court Court &c for Lee  
County at &c 18<sup>th</sup> May 1886

R. J. Milcham for Josephus Grabeel Plff  
against  
A Edmonson Deft } In Debt

# # # # Judgment for \$37.50  
Dut from 13<sup>th</sup> Decr. 1884 & the Costs  
A Copy

Cash

£ 2.58  
\$ 1.00  
A 2.50  
\$6.08

Lest J. A. Hyatt &c



(3) ~~Q~~

P. J. Muleham for  
Josephus Grabeel  
Extract of Indt  
vs 3 May 18 1886  
Admanson

Prin ---	\$37.57
Int ---	5.18
Costs --	6.08
	<hr/>
	\$48.83

Virginia

At a County Court held &c for  
Lee County at &c - April 22<sup>nd</sup> 1886

George E Brunk

Deft

vs  
A Edmonson

Deft

In Debt

# # # # Judgment for \$12.50  
Interest from Jan. 1<sup>st</sup> 1883 and the  
Costs.

Cost \$6.22

A Copy

Teste J. A. Hyatt D.C.



(3)

Geo. E. Brinkley  
Extract of Advt  
no 3 April 22 1886

A. Edmonson

Principal - -	\$12.50
Int. to Apr. 1 <sup>st</sup> 1887 -	3.94
Cash	6.22
	<hr/>
	\$22.66

Virginia

At a Circuit Court &c for Lee County  
at &c - November 24<sup>th</sup> 1886.

The Comr. for H. J. Howard

Deft

against

A. Edmonson, B. M. Morgan & J. H. Wheeler

Defts

In Debt

# # # Indgment for \$99.62, with out on  
70¢ part thereof from 24<sup>th</sup> Nov. 1886. till  
paid & the Costs.

A Copy

Lester J. Almy &c

15.87  
3 3.30  
wit 14.75  
A 2.50  
66 .25  
\$36.67



(4)" F.

The Comr. for H. J. Howard  
vs. <sup>Ex</sup> <sup>act</sup> of Hedgt  
November 24<sup>th</sup> 1886  
J. Edmonson et al

Principal --- \$99.62  
Int. on 70% part  
thereof to Apr. 1<sup>st</sup> 1887. 1.47  
Costs --- 36.67  
\$137.76

Virginia

At a circuit Court Court &c, Novr. 24<sup>th</sup> 1886.

Catharine James

Plff.

vs

A. Edmonson

Defth

} In Debt

# # # Judgment for \$30.00  
with Int, from 24<sup>th</sup> Novr. 1886 till paid  
and the Costs -

\$ 8.08  
\$ 1.50  
\$ 2.82  
64c 25  
12.65  
\$ 2.50  

---

14.85-

A Copy

Test J. P. Hyatt &c



(4) Catharine James  
Extract of list  
no 3 Nov. 24/1886  
A. Edmonson

Principal --- \$30.00  
Int to Apr. 1/887 .63  
Costs --- 12.35  
\$42.98

R. J. Milham for &c. Deft.

vs.

Andrew Edmondson Deft.

Alpha Parrott adm'r Deft.

vs.

Andrew Edmondson Deft.

In Chy

In Chy

B. 4.89

B. 6.60

Baw 10.00  
21.49  
1.82  
23.31

Received of H. J. Morgan Court in said two causes the sum of Twenty Three dollars & 31 cents the clerks fees and Court fees due me in said two causes. Jan 16 1888. J. A. G. Hyatt c. c.

\$15.00

Recd. of H. J. Morgan Court in said causes fifteen dollars the attorneys fee in the above styled cause of R. J. Milham for &c. vs. Andrew Edmondson Feb 1. 1888

A. L. Oridemore

Atty for beneficiary

Recd of H. J. Morgan Court in said two causes the sum of One dollar the fees due the sheriff in said two causes Feb 1 1888.

Mollie E. Ewing Devisie  
of A. H. Ewing Dece



R. J. Milsburn for &c.	Plff	} in Chy
vs.		
Andrew Edmonson	Deft.	
Asphah Parrott admr &c.	Plff	} in Chy.
vs.		
Andrew Edmonson	Deft	

To the Hon H. S. H. Merison Judge of the Circuit Court of Lee County Virginia;

The several <sup>judgt</sup> claims reported in these causes against the defendant Edmonson by Court John A. G. Hyatt when calculated down to May 17 1887. Amount principal interest & cost at law to \$694.84 and the cost of the two suits and commission on resting amounts to \$76.29 all which amount to \$771.13

On the 17th day of May 1887. that being County Court day after having duly advertised that I would do so, the subscriber as a Special Court in the said causes & pursuant to a decree heretofore entered therein, proceeded at the Court house of said County to offer the defendants land for rent, at public auction on the terms prescribed by said decree for the shortest space of time that the same would yield a sum sufficient to pay said judgments and cost. When the defendant Edmonson proposed and offered for the use of his own land five years to pay said judgments and cost and no one offering to take said land and pay said judgments and cost for a shorter period of time than five years the said Andrew Edmonson became the lessee of his own land for five years from May 17, 1887 for said sum of \$771.13



The price offered by said Edmonson for the use of his own land of \$771.13 is more than the land is really worth, in rent for five years, and hence I am of opinion that said vesting ought to be confirmed.

The lessee Edmonson, with John M. Dorrell and Thomas S. Ely his sureties thereupon executed to me as Court. their joint bond for \$694.84 bearing interest from date and payable in equal annual installments during the next five years. The said M. Dorrell & Ely I regard as perfectly good and solvent for the amount of the said bond. I can see no use of continuing these causes on the docket for the next five or six years and hence I suggest that the same be retired at least until the money shall be collected and paid over, and then if deemed necessary have the same re-instated in order to show the settlement of the entire matter.

The money paid in hand I have disposed of in the manner shown in the following table:

To Cash paid in hand on day of vesting this sum.		76 29
By 5 per cent bond on first \$300. returned	15 00	
" 2 per cent " " second of \$349.15 returned	6 98	
By Attorneys fee in case of Mrs. Purrott "	15 00	
1 " Ant Paid A.L. Pondman atty for Keelham case	15 00	
2 " " " Hy att in both causes & as base.	23 31	
3 " Ant paid S.H. Ewing Shiffs fees in the two causes.	1 00	\$76 29

All which is respectfully submitted together with receipts hereto attached

Henry J. Morgan Court.  
Feb 2 1888.



Alfred Barnett admsr.  
Russell J. Milburn for.

no  $\frac{2}{3}$  Cent. Report of Leasing

Andrew Edmonson

Filed Feb. 2nd 1888

J. A. S. Hyatt cc

Virginia

Circuit Court. March 31st 1886.

Alpha Parratt admx'r. Plff

vs.

Andrew Edmonson Surety. Dft

} In debt.

The defendant not appearing it is considered  
by the court that the judgment obtained against  
him in the clerks office for \$106.50 the debt in the  
declaration mentioned with legal interest thereon  
from the 5th day of August 1885 till paid &  
the cost be made final

A Copy

Teste J. A. G. Hyatt & Co

65.01  
a 2.50  
5 .50  
6.60 25  

---

8.26



Alpha Parrott admr.

vs. } Copy of Judgt

Andrew Edmonson Senr

Order Book Page 578

(A)

Fee for copy 20¢

# The Commonwealth of Virginia,

## To the Sheriff of Lee County--Greeting:

We Command You, That of the Goods and Chattels of

*Andrew Edmonson Sumner*

late in your Bailiwick, you cause to be made \$ *106.50*, with legal interest thereon from the *5th* day of

*August* 18 *85*, till payment, which

*Alpha Barnett Adm'r*

lately in our Circuit Court of Lee County, have recovered against *him* by suit for *debt*

Also \$ *8.26*, which to the said

*Barnett Adm'r*

in our Court were adjudge for *her* costs in

that behalf expended, whereof the said

*Edmonson Sum. is*

convicted, as appears to us of record. And that you

have the same before the Judge of our said Court at the Court House on the first Monday in *June*

next, to render to the said *Barnett Adm'r*

of the *debt* and costs as aforesaid And have then and there this Writ.

Witness, J. A. G. HYATT, Clerk of our said Court, at the Court House, this *2nd* day of *April*

1886, in the 10 year of the Commonwealth.

*J. A. G. Hyatt* Clerk.

6501  
3 50  
66 2.50  
26  
\$ 8.26



Rec this fifa Apr 10 about ten o'clock A.M. 1886  
J. A. Buring & S for R. D. Flannery S. G. C.

220<sup>3</sup> airt <sup>138</sup> (H. M.)  
Mr. 31<sup>st</sup> / 1886

Alpha Parrot Adams

us. 3<sup>1</sup> 1/2 1/2

A. Edmonson

To June Rules 1886

Not executed no property  
formed June 1 / 1886.  
S. A. Buring Deputy  
for R. D. Flannery S. G. C.

(B)

List of liens against the Real Estate  
of A. Edmonson.

1 "A."	To Catharine James for Judgment of the circuit court of Lee County Aug. 29 <sup>th</sup> 1885; on which a forthcoming bond was taken, & Judgment on said bond for \$55.40, with Int. from \$55.40 Oct. 27 <sup>th</sup> 1885 to April 1 <sup>st</sup> 1887			
	Cost on Forthcoming bond		3.93	
	<u>Total Prin, Int, &amp; Cost April 1<sup>st</sup> 1887</u>			\$64.07

2 "B."	To Alpha Farrott Admrx for Judgt. of Lee circuit court, March 31 <sup>st</sup> 1886 for \$106.50 with Int from Aug. 5 <sup>th</sup> 1885	\$106.50		
	Interest to April 1 <sup>st</sup> 1887	10.60		
	Add for Cost of suit at law	8.26		
	Estimate for Cost of Chgo suits	30.00		
	<u>Total principal Int, &amp; Costs Apr. 1<sup>st</sup> 1887</u>			\$155.36

3. "C."	To Alpha Farrott Admrx, for Judgt. of Lee circuit court, March 31 <sup>st</sup> 1886 for \$481.00 with Int from Aug 5 <sup>th</sup> 1885 against said Edmonson & J. M. Orr			
	1/2 Principal - \$481.00	240.50		
	" " Int, to April 1 <sup>st</sup> 1887 47.86	23.93		
	" " Cost at law 8.86	4.43		
	<u>To Prin, Int, &amp; Costs one half against Edmonson</u>			\$268.86
	<u>Total Forwarded</u>			\$488.29



3<sup>d</sup> "D."

Amount liens brought forward		\$458.29
To R. J. Milcham for Judgt		
of the County Court, May 18 <sup>th</sup> 1886	\$37.57	
" Put from 13 <sup>th</sup> Decr 1884 to April 1 <sup>st</sup> 1887	5.18	
" Cost at Law	6.08	
" Estimated Chancery suit	25.00	73.83

4<sup>th</sup> "E."

To Catharine James for Judgt		
Lee Circuit Court, Novr 24 <sup>th</sup> 1886	\$30.00	
" Interest to April 1 <sup>st</sup> 1887	63	
" Add for costs	14.85	\$45.48

4<sup>th</sup> "F."

To The Comtee for R. P. Howard for Judgt		
Circuit Court Novr. 24 <sup>th</sup> 1886	\$99.62	
" Put on 70 <sup>th</sup> part thing to Apr. 1 <sup>st</sup> 1887	1.47	
" Cost at Law	36.67	137.76

Total liens April 1 <sup>st</sup> 1887.		\$745.36
-----------------------------------------	--	----------

List of liens  
vs Real Estate  
of A. Edmonson

"B."

# THE COMMONWEALTH OF VIRGINIA,

TO THE SHERIFF OF LEE COUNTY—GREETING:

WE COMMAND YOU to summon

Andrew Edmonson

to appear at the Clerk's office of the Circuit Court of Lee County, at the Court House, on the first Monday October next, being Rule Day, to answer a Bill in Chancery exhibited in our

Court against him, by Alpha Parrott Admin  
with the will annexed of J. L. Parrott decd,

And have then and there this Writ. Witness, J. A. G. HYATT, Clerk of our said Court, at the Court House, this 29 day of Sept., 1886, in the 110 year of the Commonwealth.

J. A. G. Hyatt Clerk.

A COPY--TESTE:



(H. J. M)

Alpha Parrott & Sons

vs { Spa in Chcy

A. Edmonson

---

To October Rules 1886

---

Executed by  
delivering out  
office copy of  
this Spa to A.  
Edmonson  
Sept. 29/1886.  
S. H. Cunningham